- Case 2:07-cv-06069-KSH-PS

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REPPERT KELLY, LLC 403 King George Road, Suite 201 Basking Ridge, New Jersey 07920 (908) 647-9300 Attorneys for Plaintiff

UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY

X
PRINCESS SHEET CORPORATION

Plaintiff,

Case No. 07-6069(KSH)

Plaintiff,

ORDER DETRYING Request

Vs.

FINE FASHION FABRICS OF NJ LLC

Defendant.

Upon reading the Summons and Complaint, the Declaration of Reed Ijbara, the Declaration of Paul L. Kattas, with annexed exhibits, and the Mernorandum of Law in support of the instant application, it is hereby:

ORDERED that Fine Fashion Fabrics of NI/LLC ("Defendant") show cause before this Court, at Room ______, United States Courthouse, 50 Walnut Street, Newark, New Jersey, on ______, 2007 at _____ or as soon thereafter as counsel may be heard, why an order should not be issued pursuant to Rule 65(a) of the Federal Rules of Civil Procedure:

(1) Enjoining and restraining Defendant, its agents, servants and employees during the pendency of this action from marketing, advertising, offering for sale, selling, transferring or otherwise disposing of all clothing and merchandise in its possession, custody or control that contains the trademark and tradename PRINCESS SHEET COMPANY;

- (2) Directing Defendant to remove all clothing and merchandise containing PRINCESS SHEET COMPANY labels from its selling floor, and to store and maintain such clothing and merchandise outside public view and make available for inspection and discovery during the pendency of this action;
- (3) Directing Defendant to preserve and maintain during the pendency of this action all documents and records pertaining to its purchase, acquisition, possession and sale of any and all clothing and merchandise containing the trademark PRINCESS SHEET COMPANY within the preceding five (5) years; and it is further

ORDERED, sufficient reason having been shown therefore, pending the hearing of plaintiff's application for a preliminary injunction, pursuant to Rule 65, Fed. R. Civ. P., Defendant, its agents, servants and employees, and all persons acting in concert therewith, be and hereby are:

- (1) temporarily restrained and enjoined from marketing, advertising, offering for sale, selling, transferring or otherwise disposing of all clothing and merchandise in its possession, custody or control that contains the trademark PRINCESS SHEET COMPANY;
- (2) directed to remove all clothing and merchandise containing PRINCESS
 SHEET COMPANY labels from its selling floor, and to store and maintain such clothing
 and merchandise outside public view for future inspection and discovery in this action;
 and
- (3) directed to preserve and maintain all documents and records pertaining to its purchase, acquisition, possession and sale of any and all clothing and merchandise

containing the trademark PRINCESS SHI	EET COMPANY within	the preceding five (5)
years; and its further		
ORDERED that overnight service	of a copy of this order a	and the papers upon
which it is granted upon Defendant on or l	before	shall be deemed
good and sufficient service thereof. Paper	s in opposition to the wi	thin application shall
be filed and served on Plaintiff's attorney	by	Reply papers shall
be filed and served on Defendant or its cou	unsel by	
	IT IS SO ORDERED).
	dakari	eghtaylu
Dated: December 21, 2007	United States Dist	trict Judge Hoyden

Insufficent showing for emergent relief. Denied,